

twen the races, but we want the people of this State and of the North to see that among us there is to sow the seed of may.

The *Tarboro Enquirer* says in regard to Mabson:

"In the 1840s and 50s, when the Congress at this place he made a speech of a most incendiary character. I recall that recently passed before the Legislature establishing, with the city of Wilmington, he asserted that the Legislature of this State intended to prohibit it, and that he met with forcible resistance; furthermore, that he was similar in its nature would soon be provided for the State of North Carolina, urging upon its colored citizens in the event of its passage to resist it, and that he was of the opinion that would be set for them by men of their color in the city aligned to; to the fact that the Legislature was passing such an outrage upon their rights, the negroes in the county would take the law into their own hands and bring about a conflict that he would not voluntarily welcome.

agricultural College Fund. This fund is derived from the sale of the lands and is allocated for the purpose of providing for the maintenance of the agriculture and the mechanic arts by act of Congress, approved July 2nd, 1862, and the act of February 22nd, 1863, equal to 270,000 acres in scrip, accepted by resolutions of the General Assembly of the State of Maryland, 1863, and the charter of the University, by act ratified February 14th, 1867. In accepting the same, the Board of Trustees of the University accepted all the provisions and conditions of the act of July 2nd, 1862. One condition, however, from the act, is that the proceeds of the sale of the lands may be invested in interest bearing securities; the interest to be applied to the maintenance of the colleges. A second condition is that if the principal or interest is lost, the same shall be paid to the State. A third condition is that the State does not establish the agricultural college, the whole amount received from the sale of the lands in the United States. The memorial states that the Board of Trustees, in 1867, ascertained that the principal of the fund was \$1,000,000, and that the usual price paid for land scrip at that time, sold the whole for \$135,000, and that the balance was paid by Pennsylvania and other States.

Walter sex, he galled by the statement that the yielding and credulous Mrs. T. had shared her fate, under the baneful gaze and insidious teachings of subtle tempters like the famous Plymouth church preacher.

This Beecher *fascia* is the greatest calamity that could have been visited upon the present generation. It has attacked the very sanctity of the pulpit—degraded the sacred relation of husband and wife—corrupted virgin purity—lowered the standard of public morals, and proved a very Pandora's box, letting loose a world of mischief and iniquity. Would that it were possible to bring to condign punishment the reverend impostor, and send all those wretches to the gallows in that somber tale of sin and infamy.

But the law is very uncertain, and it would not be surprising if Henry Ward Beecher is allowed to escape unpunished of justice, and continue his sacerdotal ministrations with more eclat than ever.

For humble judgment, he would seem to be the best impersonation of Anti-Christ the world has ever beheld.

[illegible]

ties or certificates to be applied
 exclusively to free violent and chur-
 ish persons, and to be in force on the
 first day of January, A. D. 1876,
 close up the business, and stop
 the circulation of the same. And
 the said company or organization shall
 be liable under the criminal law
 of the State for each sale of tickets
 for the purpose of raising money
 for the said cause, and for each sale hereafter,
 if a female then to close up their said
 business, and close up their said
 business, A. D. 1876.
Resolved, That such act may be
 in violation of the laws of this State,
 and all first have been paid,
 and it is the duty of this
 State, if this Act shall be in force
 and after its ratification,
 and if the said act shall be in force,
 it should not see why parties, who by
 its intelligence should know the law
 of the land, should be allowed to
 violate the same, and the reason
 why they should be punished.
 The said business was defended the
 said business, and the said business
 the charitable societies known
 the Greensboro, Wilson and Kin-
 g's Grift Concerts, which had been
 were held in the said city, and
 the said business, and the said
 the purposes that should commend
 themselves to every one. The ignor-
 ance of the law, and the said
 cause these honorable gentlemen for
 their conduct in this connection.

[illegible]

old, John Hahn; he is thirty odd, is born in Germany, but Mrs. Hahn, who is also thirty four, was born in the United States. In the last several years he has been healthy, and his wife has been ill. Mr. Hahn, who is stated, is a cigar maker, and is a native of Germany. He is quite an intelligent, excellent temperate, and unassuming man, who has been under this heavy visitation of disease.

Constitutional Different.
Judge McKee says: Judge and Judge McKee, for mutual information, have been in the Supreme Circuit. Judge Kerr of the two weeks term of Alameda Court, adjudging the Court on the coming fall until Monday. Judge McKee renounced the use of the term. We learn that, the Court is coming to the conclusion that Judge McKee not legally hold the Court. At present the Court was adjourned on the 10th inst. The Court is postponed until the Fall of the Court. We have no doubt that the Court will be the actual fact of the abruptness of the term. We will give

up and went about her work as usual, refusing to believe that she was ill. She said she felt fine. That same time she was badly afflicted at intervals of three months, and that last time she was so ill that she could not sleep, and was after a period, awakened on Friday morning, and found that on another occasion did not feel dead, this time she felt weak and desire to leave her couch. She was very ill, but she did not know anything that occurred here while in that state but, on the following day she was falling asleep are the first in need. A number of physicians made applications to be notified in case of anything that occurred in the case. Some of them said that it is kind of which they were not sure, but they thought that it is best to allow her undisturbed until she awakes, and then to see her. She is said to be getting better, and while her face is generally death-like pallor, her lips are a deep red color, and her complexion presents a tinge of purple.

On occasion ancestors called "brooding kuls," from the Scotch-Irish name still called cabbage in the

<p>Union—Timothy O Howe, 1877, 1881.</p> <p>States Democrats.</p> <p>Union and Republicans, Independent and Anti-Monopolists.</p>	<p>SUMMARY.</p> <table border="1"> <tr> <th>XXIVth Congress.</th> <th>XVth Congress.</th> </tr> <tr> <td>69</td> <td>28</td> </tr> <tr> <td>68</td> <td>4</td> </tr> <tr> <td>67</td> <td>1</td> </tr> <tr> <td>66</td> <td>1</td> </tr> <tr> <td>65</td> <td>1</td> </tr> <tr> <td>64</td> <td>1</td> </tr> <tr> <td>63</td> <td>1</td> </tr> <tr> <td>62</td> <td>1</td> </tr> <tr> <td>61</td> <td>1</td> </tr> <tr> <td>60</td> <td>1</td> </tr> <tr> <td>59</td> <td>1</td> </tr> <tr> <td>58</td> <td>1</td> </tr> <tr> <td>57</td> <td>1</td> </tr> <tr> <td>56</td> <td>1</td> </tr> <tr> <td>55</td> <td>1</td> </tr> <tr> <td>54</td> <td>1</td> </tr> <tr> <td>53</td> <td>1</td> </tr> <tr> <td>52</td> <td>1</td> </tr> <tr> <td>51</td> <td>1</td> </tr> <tr> <td>50</td> <td>1</td> </tr> <tr> <td>49</td> <td>1</td> </tr> <tr> <td>48</td> <td>1</td> </tr> <tr> <td>47</td> <td>1</td> </tr> <tr> <td>46</td> <td>1</td> </tr> <tr> <td>45</td> <td>1</td> </tr> <tr> <td>44</td> <td>1</td> </tr> <tr> <td>43</td> <td>1</td> </tr> <tr> <td>42</td> <td>1</td> </tr> <tr> <td>41</td> <td>1</td> </tr> <tr> <td>40</td> <td>1</td> </tr> <tr> <td>39</td> <td>1</td> </tr> <tr> <td>38</td> <td>1</td> </tr> <tr> <td>37</td> <td>1</td> </tr> <tr> <td>36</td> <td>1</td> </tr> <tr> <td>35</td> <td>1</td> </tr> <tr> <td>34</td> <td>1</td> </tr> <tr> <td>33</td> <td>1</td> </tr> <tr> <td>32</td> <td>1</td> </tr> <tr> <td>31</td> <td>1</td> </tr> <tr> <td>30</td> <td>1</td> </tr> <tr> <td>29</td> <td>1</td> </tr> <tr> <td>28</td> <td>1</td> </tr> <tr> <td>27</td> <td>1</td> </tr> <tr> <td>26</td> <td>1</td> </tr> <tr> <td>25</td> <td>1</td> </tr> <tr> <td>24</td> <td>1</td> </tr> <tr> <td>23</td> <td>1</td> </tr> <tr> <td>22</td> <td>1</td> </tr> <tr> <td>21</td> <td>1</td> </tr> <tr> <td>20</td> <td>1</td> </tr> <tr> <td>19</td> <td>1</td> </tr> <tr> <td>18</td> <td>1</td> </tr> <tr> <td>17</td> <td>1</td> </tr> <tr> <td>16</td> <td>1</td> </tr> <tr> <td>15</td> <td>1</td> </tr> <tr> <td>14</td> <td>1</td> </tr> <tr> <td>13</td> <td>1</td> </tr> <tr> <td>12</td> <td>1</td> </tr> <tr> <td>11</td> <td>1</td> </tr> <tr> <td>10</td> <td>1</td> </tr> <tr> <td>9</td> <td>1</td> </tr> <tr> <td>8</td> <td>1</td> </tr> <tr> <td>7</td> <td>1</td> </tr> <tr> <td>6</td> <td>1</td> </tr> <tr> <td>5</td> <td>1</td> </tr> <tr> <td>4</td> <td>1</td> </tr> <tr> <td>3</td> <td>1</td> </tr> <tr> <td>2</td> <td>1</td> </tr> <tr> <td>1</td> <td>1</td> </tr> </table>	XXIVth Congress.	XVth Congress.	69	28	68	4	67	1	66	1	65	1	64	1	63	1	62	1	61	1	60	1	59	1	58	1	57	1	56	1	55	1	54	1	53	1	52	1	51	1	50	1	49	1	48	1	47	1	46	1	45	1	44	1	43	1	42	1	41	1	40	1	39	1	38	1	37	1	36	1	35	1	34	1	33	1	32	1	31	1	30	1	29	1	28	1	27	1	26	1	25	1	24	1	23	1	22	1	21	1	20	1	19	1	18	1	17	1	16	1	15	1	14	1	13	1	12	1	11	1	10	1	9	1	8	1	7	1	6	1	5	1	4	1	3	1	2	1	1	1
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Concordance with the proceedings of the new Session in special session in session on the 6th of March.

Supreme Court Decisions.

Union vs. C. J. Horn. Judgment affirm d. (s. appeal.)

Union vs. Mary E. Horne. Judgment affirm d. (s. appeal.)

Union vs. V. Horne vs. Mary E. Horne. Judgment affirm d. (s. appeal.)

Union vs. J. J. Freeman. Judgment affirm d. (s. appeal.)

Union vs. C. W. Bullard. From Richmond. Judgment affirmed.

Union vs. J. J. Freeman. Judgment affirm d. (s. appeal.)

Union vs. James Freeman et al. Judgment affirm d. (s. appeal.)

Union vs. Kercher vs. John Reilly. Judgment affirm d. (s. appeal.)

Union vs. C. M. Cumberland. Judgment affirm d. (s. appeal.)

Union vs. J. Willoughby vs. T. H. et al. From Anson. Judgment affirm d. (s. appeal.)